IN THE UNITED STATES PATENT AND TRADEMARK OFFICE REQUEST FOR FILING (RULE 53(b)(1))

	3(b)(1) PA ⁻ Continuat	TENT /	APPLICATION:	For Design or Utility 09/434, 37 CFR 1.53(b)(1)	274	<u>ns</u>	(DO NOT USE FOR CIPs)
9	Divisional	;)			Unit: <u>3641</u>	427 1 427
	of pendir	ng prior	application of		Examiner:	Nelson, P.	78 U
Invent Paren	or(s): t Appln. No	o.:	IAW, ET AL. 08 Series Code û	899,599 ử Serial No.	_ Atty. Dkt.	PM 264923 New M#	Client Ref
	t Filed: Case Filed: METAL		Y 24, 1997 OVEMBER 9, 1999 PLEXES FOR USE	AS GAS GENERAI	NTS Date:	NOVEMBER 5	1999 7 1/8 11999 7 1/29/00
∯Wash	Commissi nington, DC	oner of 2023	Patents 1		(Parent M	atter No. <u>2376</u>	CEIV
	Attache	To e ed is a	ffect the above-req copy (<u>which must</u>	uested filing today: be filed) of this ap	plication, inc	eluding:	2000 2000
		ostract pecifica rawings	tion and claims (<u>73</u> s (<u>must</u> be attache	g pages) (must be a ed if originally filed	attached) i):sh	eet(s)/set:	et informáľ; □ A4 □ 11"
頭1A. 頭('	Always 1) 🖾 Si 2) 🔲 N	X one gned d O decla	box, only: leclaration or oath a aration or fee is en	as originally filed in closed; therefore, th	prior applica nis is a filing	ation <u>attached</u> under Rule 53(f)	
2.			pplication is hereby y made requesting ion being claimed		all of the inv r(s) of the fo	<u>entors</u> named in Illowing who is/ar	the prior application. Petition is e not inventor(s) of the
		1. 3. 5. 7. 9.				2 4 6 8 10	
		.		r to a con	scidered as	being part of the	disclosure of the accompanying

The entire disclosure of the prior application is considered as being part of the disclosure of the accompanying application and is hereby incorporated therein by reference thereto. 3.



	4.	Priority is claimed under 35 U.S.C. 119/365 based on filing in of								
		(country) Application No. Filing Date Application No. Filing Date								
		(1)								
		(2) (5)								
		(3) (6)								
1		a (No.) Certified copy/copies attached.								
		b. Certified copy/copies previously filed on in U.S. Application No /, filed on in								
1		series code û û serial no.								
		c. Certified copy/copies filed during International stage of PCT/ / . (a) Domestic priority is claimed from PCT//, filed								
	4.	(a) Domestic priority is claimed from PCT/, filed (b) Benefit is claimed of Provisional Application No. 60/022,645, filed JULY 25, 1996.								
1		(b) Deficit is claimed of the visional Application No. 300/022/010 ; mod 300/022/010 ;								
	5.	Prior application is assigned to								
1		by assignment recorded Reel Frame								
		(Date)								
	6.	Attached is the following number of Assignments (including original and all later successive ones by different assignors): 1 and respective new Cover Sheets. (Do NOT file old cover sheets.)								
-	J	different assignors) and respective Hew cover encoder (20 100.1 me of cover encoder)								
		(Assignments in parent must be refiled with new Cover Sheets in this continuing application if you								
	Ψ,	want it/them recorded against the continuing application.)								
	: -	Please return the recorded Assignment to the undersigned.								
	! ₩ ' _									
ľ	. [.	The power of attorney in the prior application is to <u>KENDREW H. COLTON. 30.368</u>								
	THE LEGISTALE TO THE COLUMN CO	(Name and Reg. No.)								
		whose current address is as in item 8 below.								
		a. Recognize as associate attorney								
ı	IA .	(Name, Reg. No. and Address)								
	ı									
Address all future communications to Intellectual Property Group of Pillsbury Madison & Sutro LLP, Ninth Floor, East Tower 1100 New York Avenue, N.W.,										
1		Washington, D.C. 20005-3918								
1	١ ,	Amend the specification by inserting before the first line the sentence: This is a								
7	14	Continuation 🖂 division of Application No. 09/899,599, filed <u>JULY 24, 1997</u>								
Ì	166	Series code û û serial no.								
<i>\(\rangle\)</i>		ALLOWED SEPTEMBER 13, 1999 U.S. Open July 1999								
1	9.	(a) Amend the specification by inserting before the first line:This application claims the benefit of								
		Provisional Application No. 60/022,645, filed JULY 25, 1996								
	10.	☐ It has been recently determined that this new continuing application is entitled to small entity status.								
		Hence:(No.) Verified Statement(s) establishing "small entity" status under Rules 9 & 27 were/are:								
		filed in above prior application (and hence applicable hereto)								
-		attached.								
	11.	Petition to extend the life of the above prior application to at least the date hereof								
	(<u>one</u> bo	x) In is being concurrently filed in that prior application (Use Form PAT-111).								
	(Must b	was previously filed in that prior application (Check length of prior extension). is not necessary for copendency (Double check before X'ing this box).								
	(X,q)	M is not necessary to copendency (bouble cheek before A ing this box).								
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12 🛚	INFORMATION DISCLOSURE STATEMENT: Attached is Form PTO-1449 listing all of the documents cited by Applicant and the PTO in the parent application(s) relied upon under 35 USC 120 and referenced in item 9 above. Per Rule 98(d) copies of those documents are <u>not required</u> now. Please consider those documents and <u>advise</u> that they have been considered in <u>this new</u> application as by returning a copy of the enclosed Form PTO-1449 with the Examiner's initials in the left column per MPEP 609.									
13.	Attached is a Rule 103(a) Petition to Suspend Action.									
14. ⊠ Plea	4. PRELIMINARY AMENDMENT to be entered before fee calculation: (Do not make amendments here except for correction of improper multiple dependencies or cancellation of whole claims or multiple dependencies for purpose of reducing the filing fee per MPEP §§ 506 and 607; do not cancel all claims). Please cancel claims 1-39 and 78-88 without prejudice or disclaimer									
	FILING FEE THE FOLLOWING FILING FEE IS BASED ON ->->->- <u>CLAIMS AS FILED AND CHANGED BY PRELIMINARY AMENDMENT IN ITEM 14<-<-<-</u>									
NOTE: If box 1A2 is X'd, do not pay fees, but leave lines 15-22 and 27-32 blank.										
: :					Large/Small Entity		Fee Code			
	ling Fee				\$310/\$155 \$760/\$380	+760	106/26 101/201			
17. Total Eff	fective Claims	38	minus 20 =	18	x \$18/\$9	+324	103/203			
18. Independent Claims 1 minus 3 = 0 x \$78/\$39						+-0-	102/202			
19. If <u>any pr</u>	+	104/204								
20.										
21. If "petition	+	122								
21A. If box (+40	581								
					-					
22.			TOT	AL FILING FF	E ATTACHED =	\$1124				
						v forward to Ite	m 21)			
					tcan	v ioiwato to tle	11 0 13			

23.	☐ ATTACHED:
24.	Preliminary Amendment attached (to be entered after assigning Appln. No.)
25.	☐ The following PRELIMINARY AMENDMENT is to be entered <u>after</u> assigning Appln. No.



26.

ADDITIONAL FEE CALCULATION FOR PRELIMINARY AMENDMENT PER BOXES 24/25

		Claims remaining after amendment	Highest number previous paid for	sly	Present Extra			Additional Fee	
						Large/Small	I Entity		File Code
27.	Total Effective	Claims *	minus **	20 =	0 >	\$18/\$9	=	\$	(103/203)
28.	Independent C	laims <u>*</u>	minus ***	3 =	0 >	\$78/\$39	=	+	(102/202)
29.		enters proper m per application)						+	(104/204)
30.						ADDITIONA	AL FEE	\$ <u>0</u>	
3 1.				plus FEE fo	om item 2	2 on page 3		+ 1124	•
32. 333.					TOTAL F	EE ATTACH	<u>IED</u>	\$ 1124	
33.	*If the entry in this space is less than the entry in the next space, the "Present Extra" result is "0"								
3 4.	"If the "Highest number previously paid for" (see item 17 above) is less than 20, write "20" in this space								
3 5.	If the "Highest number	previously paid for" (see	e item 18 above) is les	ss than 3, write "3"	in this space				
=	Our Deposit A	ccount No. 03-3	3975		•				
] 	Our Order No.	8496		264923					
Ī			C#	M#					

EHARGE STATEMENT: Upon the filing of a Declaration pursuant to Rule 60(b) or 60(d), the Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficient fee only) now or hereafter relative to this application and the resulting Official document under Rule 20, or credit any overpayment, to our Account/Order Nos. shown above for which purpose a duplicate copy of this sheet is attached.

This CHARGE STATEMENT does not authorize charge of the <u>issue fee</u> until/unless an issue fee transmittal form is filed.

Pillsbury Madison & Sutro LLP Intellectual Property Group

1100 New York Avenue, N.W.	By Atty:	Kendrew H. Colton	Reg. No.	30368
Ninth Floor, East Tower Washington, D.C. 20005-3918	Sig: _	AL	Fax:	(202) 822-0944
Tel: (202) 861-3000		,	Tel:	(202) 861-3606
KHC/amp				
Atty./Sec.				

NOTE No. 1: File this Request in <u>duplicate</u> with 2 postcard receipts (PAT-103) & attachments NOTE No. 2: Is extension in parent necessary for copendency? <u>DOUBLE CHECK Item 11 above.</u>

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